

General Assembly

Raised Bill No. 5279

February Session, 2012

LCO No. 1336

* HB05279HED 030712 *

Referred to Committee on Higher Education and Employment Advancement

Introduced by: (HED)

AN ACT CONCERNING PUBLIC INSTITUTIONS OF HIGHER EDUCATION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (b) of section 10a-151b of the 2012 supplement
- 2 to the general statutes is repealed and the following is substituted in
- 3 lieu thereof (*Effective July 1, 2012*):
- 4 (b) Purchases made pursuant to this section shall be based, when
- 5 possible, on competitive bids or competitive negotiation. Such chief
- 6 executive officer shall solicit competitive bids or proposals by sending
- 7 notice to prospective suppliers and by posting notice on a public
- 8 bulletin board in [his] <u>such officer's</u> office. Such notice shall contain a
- 9 notice of state contract requirements pursuant to section 4a-60. Each
- 10 bid or proposal shall be kept sealed until opened publicly at the time
- stated in the notice soliciting such bid or proposal. Sealed bids or
- 12 proposals shall include bids or proposals sealed within an envelope or
- maintained within a safe and secure electronic environment until such
- 14 time as they are publicly opened. If the amount of the expenditure is
- 15 estimated to exceed fifty thousand dollars, not later than five calendar

- 16 days before the final date of submitting competitive bids or proposals, 17 competitive bids or proposals shall be solicited by public notice 18 [inserted at least once in two or more publications, at least one of 19 which shall be a major daily newspaper published in the state, and 20 shall be and posted on the Internet. [, and at least five calendar days 21 before the final date of submitting bids or proposals.] All purchases 22 fifty thousand dollars or less in amount shall be made in the open 23 market, but shall, when possible, be based on at least three competitive 24 quotations. If desired by the constituent unit, competitive quotations 25 may include quotations submitted to the constituent unit within a safe 26 and secure electronic environment. The constituent unit shall not 27 refuse to consider a bid, proposal or quotation because it is not 28 submitted electronically.
- Sec. 2. Subsection (r) of section 1-84 of the 2012 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2012*):
 - (r) (1) Notwithstanding the provisions of subsections (b) and (c) of this section, a member of the faculty or a member of a faculty bargaining unit of a constituent unit of the state system of higher education may enter into a consulting agreement or engage in a research project with a public or private entity, provided such agreement or project does not conflict with the member's employment with the constituent unit, as determined by policies established by the board of trustees for such constituent unit.
 - (2) The board of trustees for each constituent unit of the state system of higher education shall establish policies to ensure that any such member who enters such a consulting agreement or engages in such a research project (A) is not inappropriately using university proprietary information in connection with such agreement or project, (B) does not have an interest in such agreement or project that interferes with the proper discharge of his or her employment with the constituent unit, and (C) is not inappropriately using such member's association with the constituent unit in connection with such agreement or project. Such

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policies shall (i) establish procedures for the disclosure, review and management of conflicts of interest relating to any such agreement or project, (ii) require the approval by the chief academic officer of the constituent unit, or his or her designee, prior to any such member entering into any such agreement or engaging in any such project, and (iii) include procedures that impose sanctions and penalties on any member for failing to comply with the provisions of the policies. [Semiannually] Annually, the internal audit office of each constituent unit shall audit the constituent unit's compliance with such policies and report its findings to the committee of the constituent unit established pursuant to subdivision (3) of this subsection. For purposes of this subsection, "consulting" means the provision of services for compensation to a public or private entity by a member of the faculty or member of a faculty bargaining unit of a constituent unit of the state system of higher education: (I) When the request to provide such services is based on such member's expertise in a field or prominence in such field, and (II) while such member is not acting in the capacity of a state employee, and "research" means a systematic investigation, including, but not limited to, research development, testing and evaluation, designed to develop or contribute to general knowledge in the applicable field of study.

(3) There is established a committee for each constituent unit of the state system of higher education to monitor the constituent unit's compliance with the policies and procedures described in subdivision (2) of this subsection governing consulting agreements and research projects with public or private entities by a member of the faculty or a member of a faculty bargaining unit of such constituent unit. Each committee shall consist of nine members as follows: (A) Three members, appointed jointly by the Governor, the speaker of the House of Representatives, the president pro tempore of the Senate, the majority leader of the House of Representatives, the majority leader of the Senate, who shall serve as members for each such committee; (B) one member appointed by the chairperson of the

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constituent unit's board of trustees from the membership of such board; (C) the chief academic officer of the constituent unit, or his or her designee; (D) three members appointed by the chief executive officer of the constituent unit; [,] and (E) one member appointed by the chairperson of the Citizen's Ethics Advisory Board from the membership of such board. Members shall serve for a term of two years. Any vacancies shall be filled by the appointing authority. Each committee shall (i) review the [semiannual] annual reports submitted by the internal audit office for the constituent unit, pursuant to subdivision (2) of this subsection, (ii) make recommendations, annually, to the board of trustees of the constituent unit concerning the policies and procedures of the constituent unit established pursuant to subdivision (2) of this subsection, including any changes to such policies and procedures, and (iii) send a copy of such recommendations, in accordance with section 11-4a, to the joint standing committees of the General Assembly having cognizance of matters relating to higher education and government administration.

- (4) The provisions of subsections (b) and (c) of this section shall apply to any member of the faculty or member of a faculty bargaining unit of a constituent unit of the state system of higher education who enters such a consulting agreement or engages in such a research project without prior approval, as described in subdivision (2) of this subsection.
- Sec. 3. Section 10a-128 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2012*):
- 108 (a) The University of Connecticut may record as assets, and spend 109 not more than ninety per cent of, the book value of accounts receivable 110 that are estimated [by independent auditors] as collectible at the John 111 Dempsey Hospital and for its clinical programs at The University of 112 Connecticut Health Center in Farmington. A report of book value shall 113 be made by the university to the State Comptroller each quarter and 114 verified by the Auditors of Public Accounts as requested by the State 115 Comptroller. The State Comptroller shall record the value on the books

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of the state and approve expenditures against said value.

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- (b) The University of Connecticut may record as assets, and spend not more than seventy per cent of, the book value of accounts receivable that are estimated [by independent auditors] as collectible at the Uncas-on-Thames Hospital. A report of book value shall be made by the university to the State Comptroller each quarter and verified by the Auditors of Public Accounts as requested by the State Comptroller. The State Comptroller shall record the value on the books of the state and approve expenditures against said value.
- (c) The University of Connecticut may record as assets, and spend not more than seventy per cent of, the book value of accounts receivable that are estimated [by independent auditors] as collectible at The University of Connecticut Health Center for its university physicians' clinical operations, provided no expenditures against said value shall be approved by the Comptroller unless and until the balance of funds held in the health center fund established under subsection (c) of section 10a-105 is zero or less than zero. The health center shall defray the cost to the state of any such expenditures by paying, at least quarterly, to the State Treasurer the state's cost of funds at an average rate of interest equivalent to the rate or rates of interest payable on the state's outstanding short term borrowings or, if there are no outstanding borrowings, the rate of interest for thirty-day state obligations of comparable security and quality as determined by the State Treasurer, or as determined by the State Treasurer based upon at least two quotations from dealers thereof. Any interest payments received by the State Treasurer from the health center pursuant to this subsection which have not been applied to pay debt service on the state's short term borrowings, if any, by the end of any fiscal year, shall be treated as revenue to the General Fund. A report of book value shall be made by the university to the State Comptroller each quarter and verified by the Auditors of Public Accounts as requested by the State Comptroller. The State Comptroller shall record the value on the books of the state and approve expenditures against said value.

Sec. 4. Section 10a-110b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2012*):

The university shall [be entitled to] own, or [to] participate in the ownership of, and <u>shall be entitled</u> to place in the custody of the foundation to the extent of such ownership, any invention [, on the following conditions: (a) The university shall be entitled to own the entire right, title and interest in and to any invention in category A, in] as follows:

(1) In any instance in which [such] any invention in category A is conceived in the course of performance of customary or assigned duties of the employee inventor or inventors, or in which the invention emerges from any research, development or other program of the university, or is conceived or developed wholly or partly at the expense of the university, or with the aid of its equipment, facilities or personnel, the entire right, title and interest in and to such invention shall automatically vest in the university. In each such instance, the employee inventor shall be [deemed to be] obligated, by reason of his or her employment by the university, to disclose his or her invention fully and promptly to an authorized executive of the university; [to assign to the university the entire right, title and interest in and to each invention in category A;] to execute instruments of assignment; [to that effect;] and to execute such proper patent applications on such invention as may be requested by an authorized executive of the university, and to give all reasonable aid in the prosecution of such patent applications and the procurement of patents thereon; [(b) the university shall have the rights defined in subsection (a) of this section with]

(2) With respect to inventions in category B, to the extent to which an employee has or employees have disposable interests therein, all such interests shall automatically vest in the university; and [to the same extent the] by reason of such employee's or employees' employment by the university, such employee or employees shall be obligated as defined in [said subsection (a); (c) the] subdivision (1) of

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this section to take the same such actions with respect to the invention in category B; and

(3) The university shall have no right to inventions in category C, except as may be otherwise provided in contracts, express or implied, between the university or the foundation and those entitled to the control of inventions in category C.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	July 1, 2012	10a-151b(b)
Sec. 2	July 1, 2012	1-84(r)
Sec. 3	July 1, 2012	10a-128
Sec. 4	July 1, 2012	10a-110b

HED Joint Favorable

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